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10 KAI WEAVER, on Behalf of Herself and all
11 Others Similarly Situated,

12 Plaintiff,

13 v.

14 AETNA LIFE INSURANCE COMPANY and
15 WESTERN INSURANCE SPECIALTIES, INC.,

16 Defendants.

17 CASE NO. 3:08-CV-0037-LRH-VPC

18 **PUTATIVE CLASS ACTION**

19 **STIPULATION AND ORDER EXTENDING
TIME FOR DEFENDANTS TO RESPOND
TO MOTION TO CERTIFY CLASS**

20 **(First Request)**

21 IT IS STIPULATED AND AGREED among the parties as follows:

22 1. Plaintiff filed her Motion for Class Certification on April 10, 2008 (Document 23).

23 2. The parties filed a proposed Discovery Plan and Scheduling Order ("Discovery Plan")
with this Court on March 24, 2008 (Document 7). The Discovery Plan provided that the parties
would complete discovery related to class certification no later than July 2, 2008 and Plaintiff Kai
Weaver ("Plaintiff") would file her Motion for Class Certification on or before July 2, 2008.

24 3. Defendant Aetna is diligently propounding written discovery and intends to depose
Plaintiff related to class certification issues and have not yet completed this discovery. Aetna served
written requests for production on class certification issues upon Plaintiff on April 18, 2008, and has

1 requested dates for Plaintiff's deposition testimony during the weeks of May 19 and May 26, and
2 awaits response from Plaintiff's attorneys about her availability to be deposed during that time.

3 4. Plaintiff and Aetna stipulate and agree that Defendant Aetna may have up to and
4 including June 13, 2008 to respond to the Motion for Class Certification.

5 5. No previous extensions of time to respond to the Motion for Class Certification have
6 been requested or obtained. This proposed stipulation is not submitted for the purpose of delay, but
7 rather to allow Aetna the opportunity to complete the written and deposition discovery contemplated
8 by the Discovery Plan as a necessary component of responding to the Motion for Class Certification
9 and to brief the issues presented in that Motion.

LAW OFFICES OF MATTHEW L. SHARP

LAW OFFICES OF CURTIS B. COULTER

12 By: /s/ Matthew L. Sharp
13 MATTHEW L. SHARP
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17 Attorney for Plaintiff
18 KAI WEAVER
19 Dated: April 28, 2008

By: /s/ Curtis B. Coulter
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KAI WEAVER
Dated: April 28, 2008

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Attorneys for Defendant
AETNA LIFE INSURANCE COMPANY
Dated: April 28, 2008

IT IS SO ORDERED:

St. John

LARRY R. HICKS
UNITED STATES DISTRICT JUDGE

DATED: April 30, 2008